

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF TEXAS
FORT WORTH DIVISION

UNITED STATES OF AMERICA

VS.

ERIC PRESCOTT KAY

CRIMINAL NO. 4:20-CR-00269-Y

GOVERNMENT'S EXHIBIT LIST¹

<u>EXHIBIT NUMBER</u>	<u>SPONSORING WITNESS</u>	<u>DESCRIPTION OF EXHIBIT</u>	<u>IDENTIFIED</u>	<u>OFFERED</u>	<u>ADMITTED</u>
1	Delaney Green or Thomas Roberson	T.S. phone [physical exhibit]	_____	_____	_____
2	Stefan Hare	T.S. phone extraction	_____	_____	_____
2b	Stefan Hare	T.S. phone extraction report [for record purposes only]	_____	_____	_____

¹ The government filed an exhibit list on November 1, 2021, consistent with the Court's scheduling order at that time. (Dkt. 42, 86.) The Court continued the trial and reset the deadline for filing exhibit lists to February 1, 2022. (Dkt. 79.) At the government's request, the Court withdrew the government's previously-filed exhibit list (Dkt. 104), and the instant filing replaces the previously-filed witness list for purposes of the trial in this matter scheduled to begin on February 8, 2022.

2c	Stefan Hare	T.S. phone report of forensic examination [for record purposes only]	_____	_____	_____
3	Stefan Hare	T.S. contact list	_____	_____	_____
4	Stefan Hare	T.S. phone timeline from 12:00 am PT on June 30, 2019 to 2:23 pm CT on July 1, 2019 (UTC)	_____	_____	_____
5	Stefan Hare	T.S. text messages from 12:00 am PT on June 30, 2019 to 2:23 pm CT on July 1, 2019 (UTC)	_____	_____	_____
6	Delaney Green	Photos of T.S.'s phone from June 30, 2019 to July 1, 2019	_____	_____	_____
7	Stefan Hare and C.S.	Text messages between T.S. and C.S. from June 30, 2019 (PT) to July 1, 2019 (CT) (UTC)	_____	_____	_____
8	Stefan Hare	Text messages between T.S. and T.B. on July 1, 2019 (UTC)	_____	_____	_____
9	Stefan Hare and C.S.	Goodnight text messages between T.S. and C.S. on July 30, 2018 (UTC)	_____	_____	_____
10	Stefan Hare and C.S.	Goodnight text messages between T.S. and C.S. on July 31, 2018 (UTC)	_____	_____	_____

11	Stefan Hare and C.S.	Goodnight text messages between T.S. and C.S. on June 21, 2019 (UTC)	_____	_____	_____
12	Stefan Hare and A.H.	Group cowboy photo from June 30, 2019 (UTC)	_____	_____	_____
13		RESERVED	_____	_____	_____
14		RESERVED	_____	_____	_____
15	Stefan Hare and Delaney Green	Text messages between T.S. and Eric Kay from June 30, 2019 to July 1, 2019 (UTC)	_____	_____	_____
16	Stefan Hare and M.M.	Text messages between T.S. and M.M. on September 29, 2016 (UTC)	_____	_____	_____
17	Stefan Hare and M.M.	Text messages between T.S., M.M., and Eric Kay on June 1, 2017 (UTC)	_____	_____	_____
18	Stefan Hare and M.M.	Text messages between T.S. and M.M. on June 14, 2017 (UTC)	_____	_____	_____
19	Stefan Hare and M.M.	Text messages between T.S., M.M., and Eric Kay on July 8, 2017 (UTC)	_____	_____	_____

20	Stefan Hare and M.M.	Text messages between T.S. and M.M. on March 19, 2018 (UTC)	_____	_____	_____
21	Stefan Hare and M.M.	Text messages between T.S. and M.M. on March 19, 2018 (UTC)	_____	_____	_____
22	Stefan Hare and C.C.	Text messages between T.S. and C.C. on May 21, 2018 (UTC)	_____	_____	_____
23	Stefan Hare and C.C.	Text messages between T.S. and C.C. on May 21, 2018 (UTC)	_____	_____	_____
24	Stefan Hare and C.C.	Text messages between T.S. and C.C. on July 13, 2018 (UTC)	_____	_____	_____
25	Stefan Hare and C.C.	Text messages between T.S. and C.C. on August 1, 2018 (UTC)	_____	_____	_____
26	Stefan Hare and C.C.	Text messages between T.S. and C.C. on May 12, 2019 (UTC)	_____	_____	_____
27	Stefan Hare and M.H.	Text message between T.S. and M.H. on June 26, 2019 (UTC)	_____	_____	_____
28	Stefan Hare and M.H.	Text messages between T.S. and M.H. on June 27, 2019 (UTC)	_____	_____	_____

29	Stefan Hare and M.H.	T.S. Google search on June 7, 2019 (UTC)	_____	_____	_____
30	Stefan Hare and C.S.	Text messages between T.S. and T.P. on September 16, 2018 (UTC)	_____	_____	_____
31	Stefan Hare, R.H., and/or C.S.	Text messages between T.S. and R.H. on May 28, 2016 (UTC)	_____	_____	_____
32	Stefan Hare, R.H., and/or C.S.	Text messages between T.S. and R.H. on May 28, 2016 (UTC)	_____	_____	_____
33	Stefan Hare, R.H., and/or C.S.	Text messages between T.S. and R.H. on June 21, 2018 (UTC)	_____	_____	_____
34	Stefan Hare, R.H., and/or C.S.	Text messages between T.S. and R.H. on July 4, 2018 (UTC)	_____	_____	_____
35	Stefan Hare, R.H., and/or C.S.	Text messages between T.S. and R.H. on August 4, 2018 (UTC)	_____	_____	_____
36	Stefan Hare, R.H., and/or C.S.	Text messages between T.S. and R.H. on April 12, 2019 (UTC)	_____	_____	_____
37	Stefan Hare, G.R., and/or D.H.	Text messages between T.S. and G.R. on December 26, 2016 (UTC)	_____	_____	_____

38	Stefan Hare, C.C., or C.B.	Group text messages (with T.S.) on December 27, 2017 (UTC)	_____	_____	_____
39	Stefan Hare, Stacey Hail, and/or C.S.	Cowboy photo (live) from June 30, 2019 (UTC)	_____	_____	_____
39b	Stefan Hare, Stacey Hail, and/or C.S.	Cowboy photo (live) from June 30, 2019 (UTC) extraction report	_____	_____	_____
40	Stefan Hare, Stacey Hail, and/or C.S.	Screenshot of cowboy photo from June 30, 2019 (UTC)	_____	_____	_____
41	Mike Ferry and Mark Sedwick	714-234-3916 Verizon phone records (BRA is Exhibit 200)	_____	_____	_____
42	Mike Ferry and Mark Sedwick	714-234-3916 Verizon subscriber information (BRA is Exhibit 200)	_____	_____	_____
43		RESERVED	_____	_____	_____
44		RESERVED	_____	_____	_____
45	Mike Ferry and Mark Sedwick	714-591-6020 T-Mobile phone records (BRA is Exhibit 201)	_____	_____	_____

46	Mike Ferry and Mark Sedwick	714-591-6020 CDR mediations spreadsheet (BRA is Exhibit 201)	_____	_____	_____
47	Mike Ferry and Mark Sedwick	714-591-6020 T-Mobile subscriber information (BRA is Exhibit 201)	_____	_____	_____
48		RESERVED	_____	_____	_____
49		RESERVED	_____	_____	_____
50	Mike Ferry and Mark Sedwick	714-805-2912 T-Mobile phone records (BRA is Exhibit 202)	_____	_____	_____
51	Mike Ferry and Mark Sedwick	714-805-2912 subscriber information (BRA is Exhibit 202)	_____	_____	_____
52		RESERVED	_____	_____	_____
53		RESERVED	_____	_____	_____
54	Mike Ferry, Mark Sedwick, and D.H.	310-560-4389 Verizon phone records (BRA is Exhibit 203)	_____	_____	_____

55	Mike Ferry, Mark Sedwick, and D.H.	310-560-4389 subscriber information (BRA is Exhibit 203)	_____	_____	_____
56		RESERVED	_____	_____	_____
57		RESERVED	_____	_____	_____
58	Mike Ferry, Jonathan Macheca, and/or C.L.	310-916-7222 Verizon phone and billing records (BRA is Exhibit 204)	_____	_____	_____
59	Mike Ferry, Jonathan Macheca, and/or C.L.	310-916-7222 Verizon subscriber info (BRA is Exhibit 204)	_____	_____	_____
60	Mike Ferry, Jonathan Macheca, and/or C.L.	310-916-7222 Verizon billing records (BRA is Exhibit 204)	_____	_____	_____
61	Mike Ferry	Photographs from Angel Stadium Search Warrant	_____	_____	_____
62	Mike Ferry	714-602-0688 Verizon phone records (BRA is Exhibit 205)	_____	_____	_____
63	Mike Ferry	Eric Kay Controlled Substance Utilization Review & Evaluation System data (BRA is Exhibit 226)	_____	_____	_____

64	Mike Ferry	CAD Operations Report, April 21, 2019 911 Call (BRA is Exhibit 227)	_____	_____	_____
65	David Roose	714-234-3916 iCloud account (BRA is Exhibit 206)	_____	_____	_____
65b	David Roose	714-234-3916 iCloud account examination report [for record purposes only]	_____	_____	_____
66	David Roose	Search warrant for 714-234-3916 iCloud account [for record purposes only]	_____	_____	_____
67		RESERVED	_____	_____	_____
68		RESERVED	_____	_____	_____
69		RESERVED	_____	_____	_____
70		RESERVED	_____	_____	_____
71		RESERVED	_____	_____	_____

72		RESERVED	_____	_____	_____
73		RESERVED	_____	_____	_____
74		RESERVED	_____	_____	_____
75	David Roose	646-784-5562 iCloud account (BRA is Exhibit 208)	_____	_____	_____
75b	David Roose	646-784-5562 iCloud account examination report [for record purposes only]	_____	_____	_____
76	David Roose	Search warrant for 646-784- 5562 iCloud account [for record purposes only]	_____	_____	_____
77	David Roose and M.H.	M.H. internet search on April 11, 2019 (UTC)	_____	_____	_____
78		RESERVED	_____	_____	_____
79		RESERVED	_____	_____	_____

80	Stefan Hare	310-916-7222 iCloud account (BRA is Exhibit 209)	_____	_____	_____
80b	Stefan Hare	310-916-7222 phone report of forensic examination [for record purposes only]	_____	_____	_____
81	Stefan Hare	Search warrant for 310-916- 7222 iCloud account	_____	_____	_____
82		RESERVED	_____	_____	_____
83	Mike Ferry and Mark Sedwick	714-381-5308 T-Mobile subscriber information (BRA is Exhibit 207)	_____	_____	_____
84		RESERVED	_____	_____	_____
85	Stefan Hare	H.V. phone [physical exhibit]	_____	_____	_____
86	Stefan Hare	H.V. phone extraction	_____	_____	_____
86b	Stefan Hare	H.V. phone extraction report	_____	_____	_____

87	Stefan Hare	Text messages between H.V. and JB from July 21, 2020 to August 7, 2020 (UTC)	_____	_____	_____
88	Cory Teague	Southlake Fire Department response record (BRA is Exhibit 210)	_____	_____	_____
89		RESERVED	_____	_____	_____
90	T.T.	United Airlines manifest (BRA is Exhibit 211)	_____	_____	_____
91	T.T.	United Airlines flight information (BRA is Exhibit 211)	_____	_____	_____
92	T.T.	Gold Coast Tours bus records (BRA is Exhibit 212)	_____	_____	_____
93	T.T. and A.C.	June 30, 2021 official scorecard (BRA is Exhibit 213)	_____	_____	_____
94	Sarah Blum and C.K.	911 Call [audio] (BRA is Exhibit 214)	_____	_____	_____
95	Thomas Roberson and Delaney Green	Crime scene photos	_____	_____	_____

96	Thomas Roberson and Weston Wood	White plastic pen tube – Item 8 [physical exhibit]	_____	_____	_____
97	Thomas Roberson and Weston Wood	Photos of white plastic pen tube – Item 8 evidence package	_____	_____	_____
98	Thomas Roberson and Weston Wood	Keycard – Item 1 [physical exhibit]	_____	_____	_____
99	Thomas Roberson and Weston Wood	Photos of Keycard – Item 1 evidence package	_____	_____	_____
100	Thomas Roberson and Weston Wood	Keycard – Item 2 [physical exhibit]	_____	_____	_____
101	Thomas Roberson and Weston Wood	Photos of Keycard – Item 2 evidence package	_____	_____	_____
102	Thomas Roberson and Weston Wood	White pill bottle – Item 4 [physical exhibit]	_____	_____	_____
103	Thomas Roberson and Weston Wood	Photos of white pill bottle – Item 4 evidence package	_____	_____	_____
104	Thomas Roberson and Weston Wood	White substance on tape – Item 5 [physical exhibit]	_____	_____	_____

105	Thomas Roberson and Weston Wood	Photos of white substance on tape – Item 5 evidence package	_____	_____	_____
106	Thomas Roberson and Weston Wood	White powder residue from desk – Item 3 [physical exhibit]	_____	_____	_____
107	Thomas Roberson and Weston Wood	Photos of white powder residue from desk – Item 3 evidence package	_____	_____	_____
108a-c	Delaney Green and Jonathan Macheca	Recording of Angels player and staff interviews from July 1, 2019 [audio] [for record purposes only]	_____	_____	_____
109	Delaney Green and Jonathan Macheca	Recording of Eric Kay’s interview from July 1, 2019	_____	_____	_____
110	Delaney Green and Jonathan Macheca	Transcription of Eric Kay’s interview from July 1, 2019	_____	_____	_____
111	C.L., Mike Ferry, or Jonathan Macheca	C.L.’s Chase bank records (BRA is Exhibit 215)	_____	_____	_____
112	C.L., Mike Ferry, or Jonathan Macheca	C.L.’s Chase bank records (BRA is Exhibit 216)	_____	_____	_____
113	Lisa Garcia Nunez, Jaso Gaines, Robert Johnson,	TCME file (BRA is Exhibit 217)	_____	_____	_____

Mark Krouse, or other
qualified witness

114	Lisa Garcia Nunez and Mark Krouse	TCME file: additional notes (BRA is Exhibit 218)	_____	_____	_____
115	Adriana Wood	TCME scene photos	_____	_____	_____
116	Jaso Gaines	Blood [physical exhibit]	_____	_____	_____
117	Jaso Gaines	Photographs from autopsy	_____	_____	_____
118	Mark Krouse	Autopsy report	_____	_____	_____
119	Robert Johnson	Toxicology report	_____	_____	_____
120	Robert Johnson and Jonathan Bishop	TCME pill analysis	_____	_____	_____
121	William Walker	Latent prints lab report from August 7, 2019	_____	_____	_____

122	William Walker	Latent prints lab report from April 30, 2021	_____	_____	_____
123	Jonathan Bishop and Robert Johnson	TCME laboratory report on white residue	_____	_____	_____
124	Stacey Hail	Expert report	_____	_____	_____
125	M.H., G.B., and M.C.	Hilton room list (BRA is Exhibit 219)	_____	_____	_____
126	M.H., G.B., and M.C.	Hilton status report (BRA is Exhibit 219)	_____	_____	_____
127	M.H., G.B., and M.C.	Room 367 access records (BRA is Exhibit 219)	_____	_____	_____
128	M.H., G.B., and M.C.	Room 469 access records (BRA is Exhibit 219)	_____	_____	_____
129	M.H., G.B., and M.C.	Shift4 transactions and accompanying receipts (BRA is Exhibit 220)	_____	_____	_____
130	Mike Ferry, A.C., and Susannah Herkert, or other qualified Angels records custodian	Eric Kay Angels email hard drive [for record purposes only] (records affidavit is Exhibit 221)	_____	_____	_____

131	Mike Ferry, A.C., and M.B., or other qualified Angels records custodian	Angels Suspension Letter (BRA is Exhibit 225)	_____	_____	_____
132	Mike Ferry, A.C., and M.B., or other qualified Angels records custodian	Anonymous Letter to Angels	_____	_____	_____
133	Mike Ferry	Razor blade [physical exhibit]	_____	_____	_____
134	Mike Ferry	Small metal cylinder with screw cap [physical exhibit]	_____	_____	_____
135	Mike Ferry	Brown sunglasses case [physical exhibit]	_____	_____	_____
136	Mike Ferry, A.C., and Susannah Herkert	OfferUp emails involving Eric Kay (records affidavit is Exhibit 221)	_____	_____	_____
137	Mike Ferry, Susannah Herkert, and Jonathan Macheca	OfferUp Eric Kay user account information dated October 1, 2019 (BRA is Exhibit 222)	_____	_____	_____
138	Mike Ferry, Susannah Herkert, and Jonathan Macheca	OfferUp Eric Kay user account information and communications dated August 9, 2021 (BRA is Exhibit 223)	_____	_____	_____
139	Mike Ferry and Susannah Herkert	OfferUp search warrant [for record purposes only]	_____	_____	_____

140	Mike Ferry or Mark Sedwick	Summary exhibit of communication between 714-234-3916, 714-591-6020, 714-805-2912, and 310-560-4389	_____	_____	_____
141	Mike Ferry or Mark Sedwick	Summary exhibit of communication between 714-234-3916 and 714-381-5308	_____	_____	_____
142	Mike Ferry or Mark Sedwick	Summary exhibit of communication between 714-381-5308, 714-591-6020, 714-234-3916, 310-560-4389, and 714-805-2912	_____	_____	_____
143	Mike Ferry or Mark Sedwick	Summary exhibit of communication between 714-381-5308, 714-805-2912 and 714-591-6020	_____	_____	_____
144	Mike Ferry and Susannah Herkert	T.S.'s Venmo records (BRA is Exhibit 224)	_____	_____	_____
145	Mike Ferry and Susannah Herkert	Eric Kay's Venmo records (BRA is Exhibit 224)	_____	_____	_____
146	Mike Ferry	Search warrant for physical items in Angels Stadium of Anaheim [for record purposes only]	_____	_____	_____
147	Angela DeTulleo	Lab report of razor blade	_____	_____	_____

148	Angela DeTulleo	Case detail report for razor blade	_____	_____	_____
149	Angela DeTulleo	Lab report of small metal cylinder with screw cap	_____	_____	_____
150	Angela DeTulleo	Case detail report for small metal cylinder with screw cap	_____	_____	_____
151	Angela DeTulleo	Lab report of brown sunglasses case	_____	_____	_____
152	Angela DeTulleo	Case detail report for brown sunglasses case	_____	_____	_____
153	Angela DeTulleo	Lab report of pink pills	_____	_____	_____
154	Mohan Aruva and Mike Ferry	KVK-Tech, Inc. report	_____	_____	_____
155	C.B.	Proffer Agreement from October 8, 2019	_____	_____	_____
156	M.M.	Immunity Letter from February 7, 2020	_____	_____	_____

157	B.P.	Immunity Letter from February 7, 2020	_____	_____	_____
158	C.C.	Immunity Letter from July 17, 2020	_____	_____	_____
159	M.H.	Grand Jury immunity order	_____	_____	_____
160	M.H.	Trial immunity order	_____	_____	_____
161	Mark Sedwick	CAST FBI cellular analysis report	_____	_____	_____
162	Mike Ferry, Jonathan Macheca, and/or C.L.	C.L. location data summary [demonstrative]	_____	_____	_____
163	C.S.	Photo of T.S. and C.S.	_____	_____	_____
164	D.H.	Photo of T.S. and D.H.	_____	_____	_____
165	C.S. and A.C.	Angels Stadium of Anaheim schematic (BRA is Exhibit 213)	_____	_____	_____

166	C.S. and A.C.	Schematic of Anaheim office layout (BRA is Exhibit 225)	_____	_____	_____
167	Mike Ferry, A.C., M.B., and Susannah Herkert	Eric Kay separation agreement (BRA is Exhibit 225)	_____	_____	_____
168	Susannah Herkert	Schedule I-V controlled substances [demonstrative]	_____	_____	_____
169	Susannah Herkert	Patterns of drug users [demonstrative]	_____	_____	_____
170	Susannah Herkert	Progression of drug addiction [demonstrative]	_____	_____	_____
171	Susannah Herkert	Patterns of drug distributors [demonstrative]	_____	_____	_____
172	Susannah Herkert	Types of legitimate fentanyl [demonstrative]	_____	_____	_____
173	Susannah Herkert	Counterfeit pills vs. legitimate pills [demonstrative]	_____	_____	_____
174	Susannah Herkert	Fentanyl potency [demonstrative]	_____	_____	_____

175	[Ongoing Demonstrative]	Progressive timeline	_____	_____	_____
176	C.S.	Summary chart timeline	_____	_____	_____
177	Robert Johnson or TCME records custodian	Photos of Exhibit 7: toxicology specimens	_____	_____	_____
178	Robert Johnson or TCME records custodian	Photos of Exhibit 7.1: subclavian blood	_____	_____	_____
179	Robert Johnson or TCME records custodian	Photos of Exhibit 7.2: femoral blood	_____	_____	_____
180	Robert Johnson or TCME records custodian	Photos of Exhibit 7.3: femoral blood	_____	_____	_____
181	Robert Johnson or TCME records custodian	Photos of Exhibit 7.4: urine	_____	_____	_____
182	Robert Johnson or TCME records custodian	Photos of Exhibit 7.5: vitreous humor	_____	_____	_____
183	A.C. or A.H.	2019 Angels baseball schedule	_____	_____	_____

184	Stacey Hail	Opioid Potency Chart	_____	_____	_____
185	Stacey Hail	Toxidrome Chart	_____	_____	_____
186	Susannah Herkert	Baby aspirin [physical exhibit]	_____	_____	_____
187	Senora Spencer or Thomas Roberson	Southlake Police Department Item History	_____	_____	_____
188	C.S., C.L., or Matt Desaracho	Map of Los Angeles and surrounding cities	_____	_____	_____
189	Jonathan Macheca, Mike Ferry, or C.L.	C.L. June 27-30 Timeline [demonstrative]	_____	_____	_____
190		RESERVED	_____	_____	_____
191		RESERVED	_____	_____	_____
192		RESERVED	_____	_____	_____

193	RESERVED	_____	_____	_____
194	RESERVED	_____	_____	_____
195	RESERVED	_____	_____	_____
196	RESERVED	_____	_____	_____
197	RESERVED	_____	_____	_____
198	RESERVED	_____	_____	_____
199	RESERVED	_____	_____	_____
200	Exhibits 41 and 42 business records affidavit [for record purposes only]	_____	_____	_____
201	Exhibits 45, 46, and 47 business records affidavit [for record purposes only]	_____	_____	_____

202	Exhibits 50 and 51 business records affidavit [for record purposes only]	_____	_____	_____
203	Exhibits 54 and 55 business records affidavit [for record purposes only]	_____	_____	_____
204	Exhibits 58, 59, and 60 business records affidavit [for record purposes only]	_____	_____	_____
205	Exhibit 62 business records affidavit [for record purposes only]	_____	_____	_____
206	Exhibit 65 business records affidavit [for record purposes only]	_____	_____	_____
207	Exhibit 83 business records affidavit [for records purposes only]	_____	_____	_____
208	Exhibit 75 business records affidavit [for record purposes only]	_____	_____	_____
209	Exhibit 80 business records affidavit [for record purposes only]	_____	_____	_____
210	Exhibit 88 business records affidavit [for record purposes only]	_____	_____	_____

211	Exhibits 90 and 91 business records affidavit [for record purposes only]	_____	_____	_____
212	Exhibit 92 business records affidavit [for record purposes only]	_____	_____	_____
213	Exhibits 93 and 165 business records affidavit [for record purposes only]	_____	_____	_____
214	Exhibit 94 business records affidavit [for record purposes only]	_____	_____	_____
215	Exhibit 111 business records affidavit [for record purposes only]	_____	_____	_____
216	Exhibit 112 business records affidavit [for record purposes only]	_____	_____	_____
217	Exhibit 113 business records affidavit [for record purposes only]	_____	_____	_____
218	Exhibit 114 business records affidavit [for record purposes only]	_____	_____	_____
219	Exhibits 125, 126, 127, and 128 business records affidavit [for record purposes only]	_____	_____	_____

220	Exhibit 129 business records affidavit [for record purposes only]	_____	_____	_____
221	Exhibits 130 and 136 records affidavit of Al Castro [for record purposes only]	_____	_____	_____
222	Exhibit 137 business records affidavit [for record purposes only]	_____	_____	_____
223	Exhibit 138 business records affidavit [for record purposes only]	_____	_____	_____
224	Exhibits 144 and 145 business records affidavit [for record purposes only]	_____	_____	_____
225	Exhibits 131, 166, and 167 business records affidavit [for record purposes only]	_____	_____	_____
226	Exhibit 63 business records affidavit [for record purposes only]	_____	_____	_____
227	Exhibit 64 business records affidavit [for record purposes only]	_____	_____	_____

Respectfully submitted,

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UNITED STATES ATTORNEY

s/ Lindsey Beran

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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was served on counsel for the defendant in accordance with the Federal Rules of Criminal Procedure on the 3rd day of February, 2022.

s/Lindsey Beran
Lindsey Beran
Assistant United States Attorney